Contract No.

## CATERPILLAR FINANCIAL SERVICES CORPORATION.

LONG-TERM RENTAL AGREEMENT Dated as of 12149 98 80.31,1988

LESSEE: W.R. GRACE & CO. DBA GRACE-DAVISON ADDRESS: 213 KAOLIN ROAD

LESSOR: CATERPILLAR FINANCIAL SERVICES CORPORATION

ADDRESS: 1800 Parkway Place

AIKEN, SC 29801

Suite 820 Marietts, GA 30067

Lessor, in reliance on Lessee's selection of the equipment described below ("Unit" or "Unit(s)"), screes to acquire and lease the Units to Lessee and leases agrees to lease the Units from the section of the section of the terms and conditions below and on the reverse side.

<u>Bescription of Units</u>

<u>Serially</u>

<u>Month</u>

(1) NEW <u>204</u>

Caterpillar WHEEL LOADER 5H00158 1 Monthly Rent 1,598.90

Rent to be paid: in advance (starts on Delivery Date) and every month thereafter.

Utilization Date: DECEMBER 31, 1999

Purchase Options: [\_\_] Cat Value (Section 14) [\_X\_] Fair Market Value (Section 15) [\_\_] none is applicable to this Lease (check one)

Location of Unit(s): 213 KAOLIN ROAD

AIKEN, SC 28801 AIKEN

Depreciation Period: Lessor shall be entitled to depreciation deduction for each unit based on a recovery period of 0 years.

ADDITIONAL PROVISIONS:

RIDERS

Construction Equip Application Survey/Equip Return Rider

- TERMS AND CONDITIONS OF LEASE

  1. LEASE TERM: The Lease term for each Unit shall stert on its Delivery Date (the date (a) Leasor executes this Lease, (b) Leasor takes title to the Unit, or (c) Lease or its agent takes control or physical possession of the Unit, whichever is tatest), provided the Delivery Date is on or before the utilization date stated above, and shall continue for the number of months stated above. If the Delivery Date is not on before the utilization date, both of Leasor, assume Leasor's obligations to purchase and pay for the Unit. Leasee shall execute and send Leasor's Delivery Supplement to Leasor promptly after delivery of a Unit.
- 2. RENT: Lessos shall pay to Lessor, at P. O. 80X 60197, St. Louis, MO 63160-0197 or such other location Lessor designates in writing, rent for each Unit as stated above starting (a) on its Delivery Date if the rent is to be paid in advance, or (b) one month (or other period as stated above) after its Delivery Date if the rent is to be paid in advance, or (b) one month (or other period as stated above) after its Delivery Date if the rent is to be paid in advance, or (b) one month (or other period as stated above) after its Delivery Date if the rent is to be paid in areas. An amount equal to the first rent payment for each Unit must accompany this document when it is submitted to Lessor. If Lessor executes this document, the amount shall be returned to Lessoe. If Lessor does not receive a rent payment on the date it is due. Lessee shall pay to Lessor, on demand, a late payment charge equal to five percent (5%) of the rent payment not paid when due or the highest charge allowed by law, whichever is less.
- 3. NO ABATEMENT: Lesses shall not be entitled to abatement or reduction of rent or setoff against rent for any reason whatsoever. Except as otherwise provided, this Lesse shall not terminate because of, nor shall the obligations of Lessor or Lessee be affected by, any defact it, demage to, destruction of, or loss of possession or use of a Unit; the attachment of eny filen, accurity intractor to other claim to a Unit are ny thereference with Lessee's use of a Unit; Lessee's insolvency or the commencement of any bankruptcy or similar proceeding by or against Lessee, or any other cause whatsoever.
- 4. DISCLAIMER OF WARRANTIES: Lesses acknowledges and agrees that Lessor is not the manufacturer of the Unit(s) and that Lessoe has aclosted each Unit based on Lesses's own judgment without any relations whatsoever on any statements or representations made by Islasox. AS BETWEEN LESSOR AND LESSEE, THE UNIT(S) ARE PROVIDED TAS IS "WITHOUT ANY WARRANTIES OF MAY KIND. LESSOR HERBEY EXPRESSLY DISCLAIMS a) ALL WARRANTIES OF MECHANTABILITY.
  b) ALL WARRANTIES OF GROWER PROVIDED THE STATE OF THE LIKE LESSOR SAND C) ALL WARRANTIES AGAINST INFRINGEMENT OR THE LIKE. Lessor assigns to Lessee is interest in any of the memoraturer's warranties on the Unit(s).
- 5. POSSESSION, USE AND MAINTENANCE: Lesses shell not (a) use, operate, maintain or stors a Unit improperly, carelassly, unsafely or in violation of any applicable law or regulation or for any purpose other than in the conduct of Lesses's business; (b) abandon a Unit; (c) sublease a Unit, permit the use of a Unit from that specified in the Application Survey/Dasge Rider standard hereto or change in foosetion of a Unit from that specified obove, without the prior witten consent of Lessor; or (d) create or allow to exist any fan, claim, security histories or encumbrance on any of its rights hereunder or a Unit. A Unit is and shall remain personal property regardless of its use or manner of statehment to really. Lessor and its agent shall have the right (but not the obligation) to suspect a Unit and maintenance records relating to it, and observe its use. Lesses, at its expense, shall remain particip order, repair and condition and shall perform maintenance at lesst as frequently as stated in any applicable operator's guide, service manual, or lubrication and maintenance guide. Lesses shall not state any Unit or affix any accessory or equipment to it if doing so will impair it anglinally included unation or use or reduce its evalue. Lesses shall not make any "non-reversible" addition (as defined for federal income tax purposes) to a Unit without the prior written consent of Lessor. Any alteration or addition to a Unit shall become property of Lessor.

SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS

Title

Lessor: CATERPILLAR FINANCIAS SERVICES CORPORATION

Date

- 6. TAXES, Lease shall promptly pay or reimburse Lessor for all fees and taxes of any nature, logsther with any panalises, frees or additions to tax and interest thereon (all of the foregoing hereafter the "Impositions"), knied upon Lessor by any taking sucheity with respect to or in correspons with a thirl from the drie it is purchased by Lessor until it is routmod to Lessor. Reducted, however, as teaders ensembled the search as the home but not excluded are not the purchased by the statute innoval the such persylvative subsess or Lessor from the personnel or any impositions which it lesses would attend which be a beginning to pay or reimburse. It Lessor is not entitled to an equal education with respect to any imposition which Lessos is reducted to pay or strainfulse hereounder and purpose of reimbursement or reimbursement or oreinfulners sentence to Lessor, the Lessor is and the service of the second of the strain of the second of the sec
- of 1986, of which Lesse is a namely for any year in which a corpolisated or combined fincens tax return is filed for the affiliated group.

  7. TAX (NOEWNITY: The Lesse is a namely from on the basis that cases hall be exhibited to (it depressions) desirations with respect to a Livit, in accordance with Section 1988(a) of the Code as Mentified by Lesses; and the section of 1989, as amended (its \*\*Code\*\*), located upon the applicable depression mented and recovery parted specified in Sections 1989) and (a) of the Code as Mentified by Lesses; and the section of the section for the section of the section
- A JUDGO OR DATAGET Lesses which meet thereize, of any types in which is consistent on up Less than the contraction of the less in the purchased by Lesses principle of the less in the purchased by Lesses until it is not meet to Lessor. Lesses shall give Lesses premit notice of a Causalty Occurrence or other damage. If, in Lessor's opinion, lessessing the damage is not the damage in an a Causalty Occurrence which is the contraction of the Causalty Occurrence or other damage. If, in Lessor's opinion, lessessing the damage is not a Causalty Occurrence (Lesses which purchased by Lessor until it is not premit that is not a Causalty Occurrence (Lesses which purchased is not premit the causalty Occurrence Lessors which is the appeals the negative state of the Causalty Occurrence (Lesses which purchased is not premit the causalty of the Causalty Occurrence (Lesses which purchased is not in the damage is not be Unit, due to see under the causalty of the Unit is a Causalty Occurrence (Lesses which Lesses with the parts to the Occurrence Lessors which is the appointed of the Unit is a North in the appointed of the Unit is a North in the appointed of the Unit is a North in the appointed of the Unit is a North in the appointed of the Unit is North in the Appointed on the Unit is north in the Appointed of the Unit is North in the Appointed on the Unit is North in the Appointed of the Unit is North in the Appointed of the Unit is North in the Appointed on the Unit is North in the Appointed of the Unit is North in Appointed the Unit is North in the Unit is Nort
- S. WANTER AND NORMENTY: LESSEE HEREY AGNESS TO RELEASE, DEFEND, INDEMNITY AND HOLD MARMLESS LESSOR, ITS DIRECTORS, DEFICERS, EMPLOYEES, AGENTS AND ASSIGNS
  FROM AND AGAINST ANY CLAMS OF LESSEE OR THEIR PARTES, INCLUDING CLAMS BASED LEVEN SHEACH OF CONTRACT, SREACH OF WARRANTY, PRISONAL, NUMY, PROPERTY
  DAMAGE, STREET LIBERTY OR NEGLISENCE, FOR ANY LOSS. DAMAGE OR INLINEY CAUGED BY OR RELATING TO THE DESCRIPTON, MAINTEATURES, ESLECTION, DEBLYREY, OORDITION,
  OPERATION, USE, OWNERSHEP, MARTERIANCE OR REPAIR OF ANY UNIT. FURTHER, LESCEE AGREES TO BE RESPONSIBLE FOR ALL COSTS AND EXPENSES, INCLUDING REASONABLE
  ATTORNEYS' FEES, INCLUDING BY LESSOR OR ITS DIRECTORS, OFFICERS, BENEFIC MAY BE AND ASSIGNED REPORTS. THE APPROPRIEM THIS PROPORTION, THE OFFICERS, WAS AND ASSIGNED FOR ANY SPECIAL, MOMEST OR CONSCIOUNTIAL
- On NSURANCE Leases, at its expense, shall keep each Unit Insured for the banefix of Leasor against all risks for not less than its Cossetty Velue and shall meintain comprehensive public fieblity insurance introduling product and broad form contractual fability, covering the Unit for not less than \$1,000,000 combined coverage for bodily highly and property demage. All insurance shall be in a form and with comparies as Leaser shall approve, shall periodic shall be insurance insurance and lease are all seases and Leases are an extense insurance. Shall be printary, without at feast ten (10) dayly follow written notice to Leaser. All insurance covering less or demage to a Unit feed in care Leasor on one prayer. Leaser shall not make deformants with insurance shall be printary without at feast ten (10) dayly follow written notice to Leaser. All insurance covering less or demage to a Unit feed in care Leasor on one prayer. Leaser shall not make deformants with insurance shall be printary to the contract of the shall be printed to the shall be printed to
- This I, NUMBER OF DEFAULT, Each of the following constitutions on event of default, "Event of Default"; in Lassee fails to make any payment when due; to any representation or warranty to Lassor which is incorrect or relateding; did Lassee fails to observe or perform any covenient, agreement or wormonity made by Lassoc and the failway continues for the 101 days after written notice to Lasses; did my default occurs caused my or other agreements the tween Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficials of Lassor; following the Lassoc area of Lassor or any efficial of Lassor (and Lassor or any efficial or Lassor Cause) and the Lassor or any efficial or any e
- bresh or repudistion of a gueranty obtained by Leser in connection with this Lesse.

  12. REMEDISS: If an Event of Default occurs, Lessor may fell proceed by count action to micros performance by Lesser of the covenents of this Lesse or to recover damages for their brench or to be processed. In an Event of Default occurs, Lessor may fell proceed by count action to micros performance by Lesser shall remain fable as provided brench and Lesser may do any one or more of the following: If require Lesses is return each bulk pursuant to Section 12. Ble vetter the premises where any Unit may be and take possession of H without notice, Bability or legal process; (If recovers from Lesser (which her or not Lesser takes possession of Unit) all amounts due or accorded on the date of temperature (in France) in the section of the section of the date of temperature (in France) in the section of the section of the date of temperature (in France) in the section of the section of the date of temperature (in France) in the section of the section of the section of the date of temperature (in France) in the section of the section of the section of the section of any occurrent of the section of t
- 13. RETURN OF UNIT: Upon explosion of the term of this Lesse or if Lesser shall righthully demand prossession of a Unit, Lesses, at its expense, shall promptly deliver possession of the Unit to Expense, properly protected and in the condition required by Section 5, at the option of Lessor, but to the premises of the nearest Categolist desire safing equipment of the same type as the Unit, or its one of the centre named by Lesses and shipping in the indestratation designated by Lessor. If the Unit is not in the condition required by Section 5, Lesses shall pay to Lessor, on demand, all costs and expenses incurred by Lesser to bring the Unit into the required condition.
- 14. CAT VALUE OFTION If Cet Value Opins has been shocked, and if no Event of Delaut shell have occurred and be continuing. Lessee may, by notice delivated to Lasser not loss than skety (60) days price to the eard of the text on of the Lasse, extra partners will be at the first of the term for the Purchase Price. Lessor and Lessee types the Purchase Price is a reasonable estimate of the Fith Melatt Value of the Unit at the end of the term. Upon receipt of the Purchase Price, plus say taxes due in committen with the sale of the Unit, Lessor shall deliver to Lessee, upon request, a sit of see without warranties except that the Unit is free of all encombances of any person claiming through the Lessor. Lessee shall purchase the Unit "AS IS, WHERE IS. WITH ALL FAULTS."
- FAULTS."

  15. SARY NAMET VALUE OF TON: If Fair Market Value (FMV) is chacked: If no 5-rent of Default shall have occurred and be continuing, Lesses may, by notice delivered to Lessor not less than six (5) months critor to the next of the term of the term of the less of a Unit, elect to purchase it AS 15, VMTRX IS. WITH ALL FAULTS, for a purchase price again to the then Fair Market Value of the Unit.

  Fair Market Value is the emount which would be doctated in as aren's sending his reasection between an informed are divising larger and comprehent to tax by Lorder than a used equipment dealer or a buyer currently in presented and sending his agent and provided in as aren's sending his reasection between an informed and will rease and Lesses have not captured by a sending his provided in the sending his provided h
- 10. LESSET ASSURANCES AND REPRESENTATIONS: Lesses and Lassor intend that this Lesse shall be a "true lesse" of the Unitid, and not a sale of the Unitid. Title to the Little's shall remain in Lessor and Lesses shall not acquire any intends in the Unitid of other than the lesseshall intends destroyed herein. Neverthelass, Leases hearby grants to Lessor a security interest in the Unitids, and all replacements or substitutions. Therefor, and any proceeds therefore, as security for the payment and performance by Lesses of all its obligations under this Lesse in the event a court of competent justicipation distormines that Lessoo and Lessor shooted a security intends in the Unitid.
- Leases shall, at its expense, do any act and execute, admovisiges, deliver, file, register and second any documents which Leases deems deskable in its discretion to protect Leases's title or nights in a blut and Leases's rights and benefits under this Lease. Leases hereby insercibly appoints Leases's attentivy-in-fact for the signing and filing of each documents and authorizes Leases's attentivy-in-fact for the signing and filing of each documents and authorizes Leases to delegate these include powers.
- Larser represents and werenns to Lasser that (a) Lasses that (a) Lasse has the power to make, deliver and perform under this Lasse, (b) the person executing and delivering this Lasse is authorized to do so a balant of Lasses, and (c) this Lasses constitutes a vaid objection of Larses, legally beliefly upon it is and and recently in the terms. Lasses ahad, during the lasses term, display in a promittent place on the Vita blassed from Cassor.
- The ASSIGNABITY; COUNTEPPARTS: The rights of Lessor under this Lesses and title to the Likit may be assigned by Lessor at any time. If notified by Lessor, Lesses shall make all payments due under this Lesses to the party designated in the notice without offers or deduction. No assignment of the Losse or early right or designation under it may be made by Lessoe without the prior written connect of Lessor. This Lesses shall be beforing one and besent it Lesses and end Lesses and the respectives accesses and assigns. If this Lesses have by Lessor to a particularly loss to a particular plant of Lesses and the time the time. The Less are the state of the lesses and the lesses and the lesses and the lesses are the lesses and the lesses are the lesses and the lesses and the lesses are the lesses and the lesses are the less are the l
- 18. EFFECT OF WAIVER; ENTIRE AGREEMENT; MODIFICATION OF LEASE; NOTICES: A delay or omission by Lassor to exercise any right or remedy shall not impair any right or remedy shall not less continued as a waiver of any beach or default. Any waiver or consent by Leason must be in writing. This Lease completely states the rights of Leason and Lease and supersensates with respect to a Livit. No versition or monification of this Lease shall be vaid unless in writing. All notices shall be in writing, softrespect to the other party at the address stated on the front or at such other address as many hereafter be formished in writing.
- This Agreement shall be governed by end construed under the laws of the State of Tencessee. Without giving effect to the conflict-of-laws principles thereof, and Lessee hearby consents to the pusietion of any state or feeder local bosted within the State of Tencessee. THE PARTIES MERETO MERERY WAIVE THE RIGHT TO TRIAL BY JURY BY ANY ACTION ARISING OUT OF DR RELATED TO THIS AGREEMENT, THE COULDATIONS OF THE COLLATIONS.
- 19. SEVERABILITY; SURVIVAL OF COVENANTS: If any provision of this Lease shall be levaled under any law, it shall be dearned omitted but the remaining provisions hereof shall be given effect.
  All obligations of Leasee under this Lease shall survive the explication or termination of this Lease to the extent required for their full observance and parformance.

DEL	T	TE:R	v	ST	TPF	T.	R.N	ATEN	JT

This pertains to the Lease, dated as of  $\frac{\text{DLC.3}/\text{LQLO}}{\text{DBA GRACE-DAVISON}}$  as Lessor and W.R. GRACE & CO. DBA GRACE-DAVISON as Lessee. \_\_\_\_, between Caterpillar Financial Services Corporation

This confirms that the Lessee physically received the following Unit(s) on the possession date below. As of the date of signature of this form, (i) the Unit(s) are in all respects satisfactory to Lessee for leasing under the Lease, and (ii) Lessor has performed all of its obligations under the Lease.

Description of Unit(s)

(1) NEW 924F 5NN01158

Form No. 0001-12/96

Caterpillar WHEEL LOADER

Location
AIKEN, SC
County: AIKEN

Possession Date:	W.R. GRACE & CO. DBA GRACE-DAVISON Signature			
100000000000000000000000000000000000000	Name (PRINT) HARRY FISHEL			
	Title PLANT MGR.			
	Date 12/28/98			
Form No. 0001-12/96	A126343 12/28/98 03:45PMCT			